## Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part	Reporting	Issuer			·						
1 lss	suer's name		2 Issuer's employer identification number (EIN)								
	CLEAN ENERGY ET ame of contact for add		82-5273671  5 Email address of contact								
3 INA	ime of contact for add	ullional information	5 Email address of contact								
ΔΙΡς	FUND SERVICES										
	mber and street (or F	P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact								
	·			,							
1290 B	DENVER, CO 80203										
8 Date of action 9 Classification and description											
NOVE											
10 CUSIP number 11 Serial num		11 Serial number	(S)	12 Ticker symbol	13 Account number(s)						
	001/204/0			ACES							
Part	00162Q460  Organization	onal Action Attac	ch additiona		See back of form for additional questions.						
					date against which shareholders' ownership is measured for						
	he action  SEE AT										
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					ocurity in the hands of a U.S. taxpayer as an adjustment per OF CAPITAL IN THE ATTACHED STATEMENT						
				AX BASIS ON SHARES							
KEPKI	ESENTS A REDUCTI	ION OF THE SHARE	INULDERS I	AX DASIS ON SHARES	песь.						
			pasis and the	data that supports the cal	lculation, such as the market values of securities and the						
V	/aluation dates ► <u>SEI</u>	E LINE 15 ABOVE.									

## Part II **Organizational Action** (continued) List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ **PURSUANT TO IRC** SECTION 301(C)(1), THE PORTION OF A DISTRIBUTION WHICH IS A DIVIDEND (AS DEFINED UNDER IRC SECTION 316) IS INCLUDABLE IN GROSS INCOME. PURSUANT TO IRC SECTION 301(C)(2), THE PORTION OF THE DISTRIBUTION WHICH IS NOT A DIVIDEND SHALL BE APPLIED AGAINST AND REDUCE THE ADJUSTED BASIS OF THE STOCK Can any resulting loss be recognized? ► NOT APPLICABLE TO THIS TRANSACTION AS NO LOSS WOULD BE RECOGNIZED ON THE RETURN OF CAPITAL DISTRIBUTION. THE SHAREHOLDER'S COST BASIS SHOULD BE ADJUSTED TO REFLECT THE RETURN OF CAPITAL DISTRIBUTION WHICH MAY AFFECT THE GAIN OR LOSS REALIZED UPON THE DISPOSITION OF THE SHARES. Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ PURSUANT TO IRC SECTION 6045, AS AMENDED BY THE EMERGENCY ECONOMIC STABILIZATION ACT OF 2008, BROKERS ARE REQUIRED TO REFLECT THESE ADJUSTMENTS IN THE COST BASIS REPORTING FOR COVERED SECURITIES. IF A BROKER IS NOT REQUIRED TO PROVIDE COST BASIS TO A PARTICULAR SHAREHOLDER, THE COST BASIS OF THE SHAREHOLDER'S SHARES SHOULD BE ADJUSTED AS OF THE DIVIDEND DATE TO REFLECT THE RETURN OF CAPITAL DESCRIBED ABOVE Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge. Sign A SIGNED COPY OF THIS TAX FORM IS MAINTAINED AT THE OFFICE OF Here Signature ▶ THE TAXPAYER. Print your name ▶ Print/Type preparer's name Preparer's signature PTIN Paid Check if self-employed **Preparer** Firm's EIN ▶ Firm's name **Use Only** Firm's address ▶ Phone no.

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054

## PART II, QUESTION 14:

THE CORPORATION DECLARED THE FOLLOWING DISTRIBUTION TO SHAREHOLDERS DURING THE YEAR ENDED NOVEMBER 30, 2020 THAT RETURN OF CAPITAL WAS APPLICABLE.

DETAIL OF THE DISTRIBUTION MADE IS DESCRIBED BELOW:

				TAXABLE	RETURN OF
RECORD		PAYABLE		DIVIDEND	CAPITAL
DATE	EX-DATE	DATE	AMOUNT	<b>AMOUNT</b>	AMOUNT
3/20/2020	3/19/2020	3/26/2020	\$ 0.152860	\$ 0.015570	\$ 0.137290
6/19/2020	6/18/2020	6/25/2020	\$ 0.115440	\$ 0.011759	\$ 0.103681
9/18/2020	9/17/2020	9/24/2020	\$ 0.097510	\$ 0.009932	\$ 0.087578
Total			\$ 0.365810	\$ 0.037261	\$ 0.328549